EXHIBIL 6

Dukes County Registry of Deeds Electronically Recorded Document

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Dukes County Registry of Deeds
Dianne E. Powers, Register
81 Main Street
PO Box 5231
Edgartown, MA 02539
508-627-4025
www.Masslandrecords.com

Affidavit Regarding Note Secured by Mortgage to be Foreclosed

Property Address: 17 Old South Road, Aquinnah, MA

Re: Mortgage from Matthew Vanderhoop to Sovereign Bank dated April 24, 2007:

[X] Recorded in Dukes County Registry of Deeds in Book 1119, Page 298.

[] Filed in Dukes Registry District of the Land Court as

Document No. and noted on Certificate of Title No.

Assigned to WILMINGTON SAVINGS FUND SOCIETY,

Assigned to WILMINGTON SAVINGS FUND SOCIETY, FSB, doing business as CHRISTIANA TRUST, not in its individual capacity but solely as Trustee for BCAT 2014-10TT by assignment(s) dated and recorded/files as follows:

Assignment from MTGLQ Investors, L.P. to WILMINGTON SAVINGS FUND SOCIETY, FSB, doing business as CHRISTIANA TRUST, not in its individual capacity but solely as Trustee for BCAT 2014-10TT dated February 2, 2015.

[X] Recorded in Dukes County Registry of Deeds in Book 01375, Page 876.

[J Filed in Dukes Registry District of the Land Court as Document No. and noted on an Document No.

Certificate of Title No.

Previous Assignment from Santander Bank, N.A., formerly known as Sovereign Bank, its successors

formerly known as Sovereign Bank, its successors and assigns to MTGLQ Investors, L.P. dated September 9, 2014.

[X] Recorded in Dukes County Registry of Deeds in Book 01375, Page 179.

[] Filed in Dukes Registry District of the Land Court as Document No.

Angela Famerificate of Title No. Angela Famer

The undersigned, and says as follows:

stated, under oath deposes and says as follows:

1. I am:

[Check One]

[] A

Dusiness as CHRISTLANA TRUST, not in its individual capacity but solely as

Trustee for BCAT 2014-10TT, where I hold the office of

Trustee for BCAT 2014-10TT, where I hold the office of

[X]A Vice President of Rushmore Loan Management Services LLC, the duly authorized agent of WILMINGTON SAVINGS FUND SOCIETY, FSB, doing business as CHRISTIANA TRUST, not in its individual capacity but solely as Trustee for BCAT 2014-10TT, under a power of attorney or other written instrument executed under seal, which remains in full force and effect as of the date hereof and executed under seal, which remains in full force and effect as of the date hereof and

[Check One]

[X] recorded in Worcester County (Worcester District) Registry of Deeds

[Check One]

[X] in Book 54168, Page 35.

[] herewith

[Ount

[] as Document No.

[] herewith

TOU . B . LOOL V . NO

2. Rushmore Loan Management Services LLC is a business. I am familiar with and have personal knowledge of the record keeping practices and procedures of Rushmore Loan Management Services LLC with regard to mortgage loan servicing. Rushmore Loan Management Services LLC services mortgage loan accounts in the regular course of its business records of the acts, transactions, events and occurrences regarding and pertaining to the mortgage loan accounts it services. The record of each act, transaction, event and occurrence is made at the time of personally reviewed Rushmore Loan Management Services LLC business records that relate to the Mortgage, which Mortgage is more particularly described above. In this relate to the Mortgage, which Mortgage is more particularly described above. In this capacity and by reason of the foregoing, I have personal knowledge of the facts stated in this strike affidavit.

3. Based upon my review of the business records of Rushmore Loan Management Services
LLC, I certify that:

(a.) [check ONLY box (i) or (ii)]
(i) [A] The subject loan may be a "Certain Mortgage Loan" as defined by (i)

which is:

G.L. c. 244, §35B (a) because one or more of the following is true:

• The loan contained an introductory rate for three (3) years or less which is at least two (2.0%) per cent lower than the fully indexed

The loan contained interest- only payments for any period of time and the loan is not an open-end home equity line of credit or

construction loan.

The loan contained a payment option feature, where any one of the payment options is less than principal and interest fully amortized

over the life of the loan.

- The loan did not require full documentation of income or assets.
- The loan contained prepayment penalties in excess of those allowable under G.L. c. 183, \$56 or other applicable federal law.

i) The mortgage note is secured by a first lien or second or subsequent lien on a dwelling house of 4 or less separate households or on a residential condominium unit occupied or to be occupied in whole or in part by the mortgagor (if this is not true then do not check the box and skip this section through section iv below on this affidavit); AND section iv below on this affidavit); AND in The mortgage note provides that if the note is paid before the in The mortgage note provides that if the note is paid before the

ii) The mortgage note provides that if the note is paid before the date fixed for payment an additional payment is required in excess of the balance of the first year's interest or 3 month's excess of the balance of the first year's interest or 3 month's

interest whichever is less, except that:

C. if the anticipatory payment is made within 36 months from the date of the note for the purpose of refinancing such loan in another financial institution an additional payment not in excess of 3 month's interest may be required; OR

Tequired; OR

If the mortgage loan is insured by the Federal Housing Commissioner the mortgage note may provide that if the note is paid before the date fixed for payment the mortgagor may be required to reimburse the mortgagee mortgagor may be required to reimburse the mortgagee to the full amount of any charges, premiums, or fees required by any statute or by any regulation of the required by any statute or by any regulation of the required by any statute or by any regulation of the full amount of any statute or by any regulation of the frederal Housing Administrator to be paid by the mortgagee upon payment of the note before the date fixed for payment; OR

penalty to be paid by mortgagor in the event the mortgage note was paid in full after 36 months after the date of the note; OR iv) The mortgage note requires a prepayment fee or penalty for inaking additional payments toward the principal balance.

The loan was underwritten with a loan-to-value ratio at or above 90 per cent AND the ratio of the borrower's debt (including all housing-related and recurring monthly debt) to the borrower's income exceeded 38 per and recurring monthly debt) to the borrower's income exceeded 38 per

The loan was underwritten as a component of a loan transaction, in which the combined loan-to-value ratio exceeded 95 per cent.

• After performance of due diligence it cannot presently be determined if some or all of the above are true.

ii. [] The loan is not a Certain Mortgage Loan because it does not meet any of the criteria listed under Section 3.(a)(i), above.

4. [Check only ONE box below]

foreclosure, as required by G.L. c. 244, §35B.. Services LLC had taken reasonable steps and made a good faith effort to avoid alternatives were consummated. As applicable Rushmore Loan Management mortgagon(s) did respond and the mortgage was not modified and no foreclosure and either the mortgagor(s) failed to timely respond to said notification or the Mortgagor(s) was sent a notice of his/her rights to pursue a modified mortgage loan (i) [X] The requirements of G.L. c. 244, §35B have been satisfied because:

(ii) [] G.L. c. 244, §35B is not applicable to the above mortgage because one

 A demand letter pursuant to G.L. c. 244, § 35A was sent to the or more of the following is true:

Mortgagor(s) prior to August 3, 2012.

The loan was financed by the Massachusetts Housing Finance Agency.

Massachusetts Housing Partnership Fund board. The loan was originated through programs administered by the

the criteria listed under Section 3.a. above. The loan is not a Certain Mortgage Loan because it does not meet any of

business as CHRISTIANA TRUST, not in its individual capacity but solely as Trustee 5. As of the date of this Affidavit WILMINGTON SAVINGS FUND SOCIETY, FSB, doing

[Check One] for BCAT 2014-10TT is:

[X] the holder of the promissory note in the amount of \$850,000.00 secured by the

OR above mortgage.

\$850,000.00, secured by said mortgage. [] the authorized agent of the holder of the promissory note in the amount of

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6. Attached as Exhibit A is a true and correct copy of the promissory note referenced above.

Signed under the penalties of perjury this 32 day of 1000 1000 1000

WILMINGTON SAVINGS FUND SOCIETY, FSB, doing business as individual capacity but solely as Trustee individual capacity but solely as Trustee individual capacity but solely as Trustee individual capacity in fact solely in f

Name: Angela Farmer
Title: Vice President := 1111e:

STATE OF TOURS SS:

9702,25 MOL

Then personally appeared the above named handled training which was proved to me through satisfactory evidence of identification, which was swore or affirmed to me that the contents of this document are truthful and accurate to the best of swore or affirmed to me that the contents of this document are truthful and accurate to the best of swore or affirmed to me that the contents of this document are truthful and accurate to the best of this) (her) knowledge and belief, as the contents of this document are truthful and accurate to the best of swore or affirmed to me that the contents of this document are truthful and accurate to the best of swore or affirmed to me that the contents of this document, as a line of this document, as a storesaid.

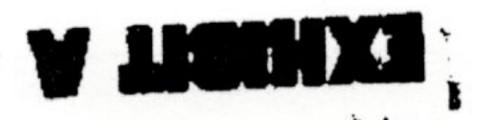
Notary Public: Princial Commission Expires: My Commission Expires: M

PAMELA G PASCHALL
My Commission Expires
My Commission Expires

CERTIFICATE

I, Eva Massimine hereby certify that I am an attorney at law with offices at Bendett & McHugh, P.C., and that the facts stated ingthe foregoing affidavit are relevant to the title to the premises therein described and will be of benefit and assistance in clarifying the chain of title premises therein described and will be of benefit and assistance in clarifying the chain of title

thereto.



FIXED/ADJUSTABLE RATE NOTE

BTTSEUHOASEAM	HITZON	April 24, 2007
	FOR A CHANGE IN MY FIXED INTEREST RAIL HOTE LIMITS THE AMOUNT MY ADJUST PAY NOTE LIMITS THE AMOUNT MY ADJUST PAY AND THE MAXIMUM RATE! MUST PAY	RIHT STAR T23G3TIM

te by transfer and who is enti-	loss in the form of cash, check or morney order. smaler this Note. Lender or anyone who takes this No	had Lender may w	I make all pays
to si smoomi sidi)	eccived, I promise to pay U.S. 5 850, 000.00 er of Lender. Lender is sovereign Bank	1'S PROMISE TO her onk	
	[Property Address]		
iane)	YOUTHHAL NA DISSE THE SOUTH HOAD HELTON	2002	April 24,
	AR AND THE MAXIMUM RATE I MUST PAY.	T ANY ONE TIN	CHANGE A

to receive payments under this More is called the "Note Holder."

default described in Section 7(B) of this Note. The interest race required by this Section 2 and Section 4 of this Note is the rate I will pay both before and wher any yearly the of 5. 990 S. The Interest rate I will pay may change in accordance with Section 4 of this Note. Interest will be charged on negatid principal until the full amount of Principal has been paid. I will pay interest at a INTEREST

3. PAYMENTS

amounts in full on that dote, which is called the "Makininy Dake." applied to interest before Principal. If, datasy 01, 2037 , I still owe amounts under this Note, I will pay those below that I may owe under this Note. Each monthly payment will be applied as of its scheduled due date and will be I will make these payments every month until I have paid all of the principal and interest and any other charges described I will make my monthly payments on the first day of each month beginning of June 61, 2007 I will pay principal and interest by making a payment every month. strangerif to sould has scall (A)

or at a different place if required by the Hote Holder. I will make my mounhly payments at 130 Berkshire Blvd., Myomissing, Ph. 19610

This annount may change.

(C) Monthly Payment Changes Er. 060, 22.2.U to innount of his ai of life amount labring yas no that shinning a placed bloomed (8)

mans pay. The Note Holder will determine my new laterest rate and the changed amount of my monthly payment in Changes in my mosthly payment will reflect changes in the unpaid principal of my bean and in the interest rate that I

accordance with Section 4 of this Note.

ADJUSTABLE INTEREST RATE AND MONTHLY PAYMENT CHANGES

MAY, 2012 . and the adjustable interest take I will pay may change on that day every 12th morah thereafter. The initial fixed interest rate t will pay will change to an adjustable interest rate on the little day of

THEMINITEM MINORING SOME SHARE STATE STATES ONE YAUGASINT RASY-SUO - STON STAR SJEATSULDANGENT STATESTALM

Form 3522 1/01

Wokes Kluwer Financial Sarvices

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IO.HOSE NEDE & GALV

reduction will be treased as a partial Prepayment.

by reducing the Principal I owe under this Note of by making a direct payment to me. If a refund reduces Principal, the collected from me that exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund toan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any mans already ouber loss charges collected or to be collected in connection with this losn exceed the permitted limits, then: (a) any such

If a law, which applies to this loan and which sets maximum took charges, is timally inscripreted so that the inscrees or LOAN CHARGES

Prepayment may be offset by an interest rate increase.

monthly payments after the fart Change Date following my partial Prepayment. However, any reduction due to my partial payments unless the Note Holder agrees in writing to those changes. My partial Prepayment may reduce the amount of my Principal amount of this Note. If I make a pertial Prepayment, there will be no changes in the due dates of my monthly my Prepayment to the accrued and ampaid injerest on the Prepayment amount before applying my Prepayment to reduce the

use my Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may apply I may make a full Prepayment or partial Prepayments without paying any Prepayment charge. The Note Holder will designate a payment as a Prepayment if I have not made all the monthly payments due under this Note.

as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known BORROWER'S RICHT TO PREPAY

number of a person who will answer any questinn I may have regarding the notice.

the amount of my mentally payment, any information required by law to be given to me and also the title and telephone interest rate and of any changes in my adjustable interest rate before the effective date of any change. The notice will include The Note Holder will deliver or mall to me a notice of any changes in my initial fixed interest rate to an adjustable

beginning on the lists monthly payment date after the Change Date until the amount of my monthly payment changes again.

My new interest take will become effective on each Change Date. I will pay the amount of any new monthly payment (E) Effective Date of Changes

months. My interest rate will never be greater than

single Change Date by more than two percentage points from the rate of interest I have been paying for the preceding 12 3.000 %. Thereafter, my adjustable interest rate will never be increased or decreased on any The interest rate I am required to pay at the first Charage Date will not be greater than (D) Limits on Interest Rate Changes 10.990 % or less

equal payments. The result of this calculation will be the new amount of my monthly payment.

principal that I am expected to owe as the Change Date in fall on the Maturity Date at my new interest rate in substantially The Holder will them determine the amount of the monthly payment that would be sufficient to repay the unpoid in Section 4(D) below, this numbed amount will be my new interest rate until the next Change Date. then count abe result of this addition to the nextest one-eighth of one percentage point (0.125%). Subject to the limits stated

percentage points (1.000 %) to the Current Index. The Note Holder will Before each Change Date, the Note Holder will calculate my new inserest rate by adding Three

(C) Calculation of Changes

information. The Note Holder will give me notice of this choice.

If the Index is no longer available, the Note Holder will choose a new index that is based upon comparable "Current Index."

Federal Reserve Board. The most recess ladex figure available as of the date 45 days before each Change Date is called the average yield on United States Treasury accuraines adjusted to a constant manuciay of one year, as made available by the

Beginning with the first Change Date, my adjustable inscrett rate will be based on an Ladex. The "Index" is the weekly

insecest rate could change, is called a "Change Date."

The date on which my initial fixed interest rate changes to an adjustable interest rate, and each date on which my adjustable

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Transfer of the Property or a Beneficial interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrow agreement, the interests transferred in a bond for deed, contract for deed, installment sales contract or escrow agreement, the interest of which is the transfer of take by Borrower at a future date to a purchaser.

RK: 0.1381 Pg: 092

If all or any part of the Property or any fractical in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower fails to pay these sums prior to the Borrower fails to pay these sums prior to the Borrower fails to pay these sums prior to the Borrower fails to pay these sums prior to the genover must pay all sums accured by this Security lastrument without further trapitation of this period, Lender may invoke my remedies permitted by this Security lastrument without further

expiration of this period, Lender may invoke my remedice permitted by this Security Basthinicia wandon future achieves of demand on Borrower.

(B) When my initial fixed inscrea tate changes to an adjustable interest tate ander the terms stated in Section 4 above,

Uniform Covenant 18 of the Security Instrument shall instead tead as follows:
Uniform Covenant 18 of the Security Instrument shall instead tead as follows:
Treasfer of the Property or a Beaethclat Insertes in Borrower, As used in this Section 18, 'Inserts in the

Treasfer of the Property or a Beneficial Interest in the Property, including, but not limited to, those beneficial property including, but not limited to, those beneficial interests in the Property, including, but not limited to, those beneficial interests unreferred in a bond for deed, commen deed, installaneat sales contract or escrow agreement, the interests in the transferred in a bond for deed, commen to deed, installaneat sales contract or escrow agreement, the interests in the transfer of title by Borrower as a fature date to a purchaset.

If all or any part of the Property or any interest is the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Leader's prior wrinten consent, Lender many require immediate payment is full of all same secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law, Lender also shall not exercise this option if: (a) Borrower causes to be submitted to Lender information required by Lender to evaluate the intended transferred as if a new loss were being made to the transferrer; and (b) Lender reasonably determines the intended transferrer as if a new loss were being made to the transferrer; and (b) Lender reasonably determines the intended transferrer as if a new loss were being made to the transferrer; and (b) Lender reasonably determines the intended transferrer as if a new loss were being made to the transferrer; and (b) Lender reasonably determines the intended transferrer as if a new loss were being made to the transferrer; and (b) Lender reasonably determines that in this Security lastrument is accurately to Lender.

To the extent permitted by Applicable Law, Lender may charge a reasonable fee as a condition to Lender's consent to the loan assumption. Lender also may require the transferee to sign an assumption agreement that is acceptable to Lender and that obligates the transferee to keep all the promises and agreements made in the Hote and in the Hote and in the Hote and in the Hote and this Security Instrument. Borrower will continue to be obligated under the Hote and this Security Instrument unless Lender releases Borrower in writing.

If Lender exercises the option to require instructing payment in full, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accentance with Section 15 within which Borrower must pay all same accented by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedica permitted by this Security Instrument without further notice or demand on Borrower.

Welle mos

1 10 4 1014

10.160501 NCAS-# 9MV

Form 3522 1/81

Case 1:18-cv-11924-FDS Document 21-8 Filed 12/12/18 Page 12 of 14

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(Sex).	(Scal)	
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DK. U1031 1 B. 000

KKHHIV OWX

00.000,0282 : MuoraA mag.f Property Address: 17 OLD SOUTH RD, ACKNOWARH, MASSACHUSERTS 02535 BOOLGARE MATTHEW J. VANDERHOOP : A00.1

For the purpose of endorsement of the attached Note, this Albange is affixed and hecomos a permanent part of said

Pay to the order of.

PRICTO INVESTORS, L.P., without recourse

SANTANDER HANK-UA-CORMERLY KNOWN AS SOVEREICH BANK.

NAMES: CARLIER P. SPEECE

BÀ:

Assistant Vice President

:MiT

HEGE KASOTA SANTANOM-PRIV

NOTE ALLONGE

Loan Number:

BOTTOWET NATIONS: MATTINEW J. VAND

MATTHEW J. VANDERHOOP

Property Address: 17 OLD SOUTH ROAD

Original Note Date: 04/24/2007

Onginal Note Amount: \$250,000.00

PAY TO THE ORDER OF:

WHIMMETON SAVINGS FUND SOCIETY, FSB, DOING BUSINESS AS CHMSTIANA TRUST, NOT IN ITS

Without Recourse,

MTGLQ INVESTORS, LP

ATTORNEY IN FACT

ATTEST: Dianne E. Powers, Register